n re Debtor _	Debra E Kronich	Case number	
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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON

	EASTERN DISTRICT OF WASHINGTON					
De	ebtor proposes the following:	☑ ORIGINAL	List b		MENDED CHAPTER 13 PLA	
Local Fo	rm 2083					
Chapte	r 13 Plan				(Eff	ective 12/1/17)
Part 1:	NOTICES					
To All Parties	in Interest:					
	Orders to avoid liens and to the federal and local bankru		ought by sepa	rate motion, object	ion, or adversary proceeding	in accordance with
	As used in this plan, the terr joint debtors, where a plan pname of the joint debtor to w	provision applies to only or	ne debtor, that			
To Debtor:	This form sets out options the option is appropriate in your confirmable.					
To Creditors:	Your rights may be affected	by this plan. Your claim n	nay be reduce	d, modified, or elim	inated.	
	You should read this plan ca	refully and discuss it with	your attorney	If you do not have	e an attorney, you may wish	to consult one.
	A creditor who wishes to op the court and served upon the prior to the hearing on confir have filed a proof of claim.	ne debtor, debtor's counse	el (if any), and	the Chapter 13 Tr	ustee (the "trustee") no later	than seven (7) days
	A proof of claim <u>must</u> be file trustee pursuant to the terms creditor's claim unless other unless otherwise ordered by which is the date by which a	s of the plan. The trustee wise ordered by the court the court. See the Notice	will treat the a . Unsecured c of Chapter 13	mount stated on th aims shall be allov Bankruptcy Case	e filed proof of claim as the a ved as filed and treated as pr (Official Form 3091) for the	amount of a secured rovided herein
	Certain pre-confirmation dist confirmed, and plan paymer confirmed plan. When no pre court, or provided by local ru	its have been made by the pof of claim is filed, no po	e debtor, the t	ustee will make di	sbursements to creditors pur	suant to the
	ARE CHI		TANDARD	PROVISION S	DED" BOX, OR IF BOT SET OUT IN PART 8 E EFFECTIVE.	TH BOXES
	NONSTANDARD P	PROVISIONS (PART	8)	Included	✓ Not included	

ā	11-2: PLAN PAYMENTS	AND LENGTH OF PLAN		
	Debtor shall pay the trustee as follow	vs:		
		month(s), commencing not later than 30 da	us after the date of the filing of the	nlan ar th
	order for relief, whichever is earlier.	month(s), commencing not later than 30 da	ys after the date of the ming of the	pian or th
		month(s), commencing		
		month(s), commencing		
2	Debtor	oes not commit		
_				
	All tax retunds to tunding of the plan, except	to the extent otherwise subject by law to setoff, rec	oupment, or alternative disposition.	•
3	Debtor commits the following other in	ncome and assets to funding of the plan:		
3	Debtor commits the following other in	ncome and assets to funding of the plan:		
3	Debtor commits the following other in	ncome and assets to funding of the plan: SOURCE	AMOUNT	
3	-		, , , , , , , , , , , , , , , , , , , ,	
3	-		. \$	
.3	-		\$\$. \$	
3	-		\$ \$ \$	
.3	-		\$\$. \$	
	DATE	SOURCE	\$ \$ \$ \$	
	DATE		\$ \$ \$ \$	
	DATE	SOURCE	\$ \$ \$ \$	
	DATE From funds received, the trustee sha Cost of Administration	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM —Attorney Fees	\$ \$ \$ et forth below except as provi	
	DATE From funds received, the trustee sha Cost of Administration	SOURCE Il make disbursements in the sequence se	\$ \$ \$ et forth below except as provi	
	Prom funds received, the trustee sha Cost of Administration Continuing Claims – Do	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM —Attorney Fees	\$\$ \$\$ \$\$ \$ t forth below except as provi	
	Prom funds received, the trustee sha Cost of Administration Continuing Claims – Do	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM -Attorney Fees mestic Support Obligations tend Beyond the Plan Term	\$\$ \$\$ \$\$ \$\$ It forth below except as provious SUBPART NO. 4.1 4.2.2	
	Cost of Administration Continuing Claims – Do Secured Claims that Ext Executory Contracts & G Secured Claims to be Pa	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM -Attorney Fees mestic Support Obligations tend Beyond the Plan Term	\$\$ \$\$ \$\$ It forth below except as provious subpart No. 4.1 4.2.2 3.2.1	
	Cost of Administration Continuing Claims – Do Secured Claims that Ext Executory Contracts & U Secured Claims to be Pa Arrearage/Defaults	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM -Attorney Fees mestic Support Obligations tend Beyond the Plan Term Unexpired Leases aid by the Trustee Within Term of Plan	\$\$ \$\$ \$\$ \$ st forth below except as provious 4.1 4.2.2 3.2.1 6.1 3.2.3, 3.2.4 3.2.2, 6.2	
	Cost of Administration Continuing Claims – Do Secured Claims that Ext Executory Contracts & Secured Claims to be Pa Arrearage/Defaults Priority Claims (Other t	SOURCE Il make disbursements in the sequence se CREDITOR TYPE/CLAIM -Attorney Fees mestic Support Obligations tend Beyond the Plan Term Unexpired Leases aid by the Trustee Within Term of Plan han Cost of Administration)	\$\$ \$\$ \$\$ \$ st forth below except as provious 4.1 4.2.2 3.2.1 6.1 3.2.3, 3.2.4 3.2.2, 6.2 4.2.3, 4.3	
	Cost of Administration Continuing Claims – Do Secured Claims that Ext Executory Contracts & I Secured Claims to be Pa Arrearage/Defaults Priority Claims (Other t	SOURCE II make disbursements in the sequence se CREDITOR TYPE/CLAIM —Attorney Fees mestic Support Obligations tend Beyond the Plan Term Unexpired Leases aid by the Trustee Within Term of Plan han Cost of Administration) conpriority Unsecured Claims	\$\$ \$\$ \$\$ \$ st forth below except as provious subpart No. 4.1 4.2.2 3.2.1 6.1 3.2.3, 3.2.4 3.2.2, 6.2 4.2.3, 4.3 5.1	
	Cost of Administration Continuing Claims – Do Secured Claims that Ext Executory Contracts & Secured Claims to be Pa Arrearage/Defaults Priority Claims (Other t	SOURCE II make disbursements in the sequence se CREDITOR TYPE/CLAIM —Attorney Fees mestic Support Obligations tend Beyond the Plan Term Unexpired Leases aid by the Trustee Within Term of Plan han Cost of Administration) conpriority Unsecured Claims nely Filed	\$\$ \$\$ \$\$ \$ st forth below except as provious 4.1 4.2.2 3.2.1 6.1 3.2.3, 3.2.4 3.2.2, 6.2 4.2.3, 4.3	

Pre-Confirmation Payments: Prior to confirmation of the plan, the trustee is authorized to make monthly pre-confirmation payments to creditors, to the extent funds are available, in the amount of the monthly disbursement set forth in subparts 4.2.2, 3.2.1, 6.1, 3.2.3 and 3.2.4.

Post-Confirmation Payments: A proof of claim must be filed by or on behalf of a creditor, including secured creditors, in order for that creditor to be paid by the trustee pursuant to the terms of the plan. The trustee will treat the amount stated on the filed proof of claim as the amount of a secured creditor's claim unless otherwise determined by order of the court. Unsecured claims shall be allowed as filed and treated as provided herein unless otherwise ordered by the court.

2.5	This plan is	abla	100% Plan	☐ Base Plan/Base Amount \$	
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For "base plan," the base amount is the total sum of payments to be made to the trustee over the entire term of the plan. If the base amount is ultimately insufficient to pay those creditors required to be paid in full under the plan, (i.e., administrative expenses and/or secured, executory contract/unexpired lease, arrearage/default, priority and separate classification claims), the base amount will be increased to the extent necessary to fund the plan.

In re	e Debt	orDeb	ora E Kronich		Case number	
2.6		Plan term Payments s the applicat	shall be made over a pe	eriod of not less than 36 months nor m . Estimated length of plan is	ore than 60 months, unless det 60 months	otor pays all creditors in full in less than
P	art :	3:	TREATMENT	OF SECURED CLAIMS		
3.1	GEN	IERAL				
	3.1.1		ed creditors, other than	governmental units, shall not assess the plan, are current.	any late charges against the de	btor if payments to the
	3.1.2	under fee or	the contract. If a credit cost on the debtor, the	governmental units, may assess only or charges any other fee or cost again attorney for the debtor, and the truste erved no later than 180 days after the f	st the debtor, such creditor sha e. Such notice shall be filed as	Il file and serve notice of the
	3.1.3	debtor notice	, the debtor's attorney	governmental units, shall file as a sup and the Chapter 13 Trustee, no later tl ayment amount, interest rate, or escro t Change).	han 21 days before a payment i	n the new amount is due,
	3.1.4		s, statements, or other o violate the automatic	information provided in accordance w stay.	ith subparts 3.1.2 or 3.1.3, will i	not be considered by the
	3.1.5			s secured creditors shall comply with fees and costs against the debtor; and w		
	3.1.6		r shall keep any collate le amount of its secure	ral continuously insured in accordance d claim is paid.	e with the terms of the original o	bligation with the creditor
	3.1.7		creditor shall retain its I	ien or other interest in property vesting 1328.	in the debtor until payment in	full of the underlying debt or
	3.1.8	petitior contrac trustee	n, monthly payment ob ct. Secured creditors s a under the plan that ca	governmental units, shall immediately ligation. Funds shall be applied to the shall not assess a late charge unless th suses a delay in the trustee's disburse ms of this subpart may constitute a vic	next post-petition payment due ne debtor fails to make a full or ment of the monthly payment a	under the terms of the loan timely payment to the nount set forth below.
	3.1.9	Interes	st shall be paid as calc	ulated by the trustee on a simple intere	est basis from the date of petition	n filing.
3.2	SEC	URED CL	AIMS TO BE PAID	BY TRUSTEE		
	3.2.1	set for	th below. Arrearages	nyments are due beyond the term of the such claims shall be paid in accordation to the funds previously devoted to such	ance with subpart 3.2.2. In the	
		CRE	DITOR	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
G	esa Fe	ederal Cred	it Union	2015 Honda CRV	\$\$	03/01/2020
					\$	

re Debtor ₋	Debra E Kronich	1		Case	e number	and the later of markets and the second	
3.2.2	Creditors, provid	ed for in subpart 3.2.1,	shall have arrearages	cured at the intere	st rate and mor	othly payment set f	orth below.
	CREDITOR		DESCRIPTION OF PROPERTY/CLAIM		UNT OF	INTEREST RATE	MONTHLY PAYMENT
				\$		%	\$
				\$		%	\$
				\$		%	\$
				\$		%	\$
CREE	amount of its allo entitled to priority	owed secured claim is owed secured claim will owed secured claim will owner 11 U.S.C. § 507 DESCRIPTION OF PROPERTY	be treated as an unse	cured claim and pa	aid as provided	in subpart 4.3 (Otl	
			\$	\$	%	\$	
			\$	\$	%	\$	
	···		\$	\$	%	\$	
3.2.4	Creditors whose	claims listed were eithe		\$	%	\$	
3.2.4		10 days before the peti	er:			\$erest in a motor ve	hicle acquired for the
	incurred within 9 personal use of t	10 days before the peti	er: tion date and secured	by a purchase mor	ney security into		·
(1)	incurred within 9 personal use of t incurred within o These claims wil	10 days before the peti he debtor, or	er: tion date and secured late and secured by a ne plan with interest at	by a purchase mor purchase money s	ney security inte	in any other thing	of value.
(1)	incurred within 9 personal use of t incurred within o These claims wil claim controls ur	10 days before the peti he debtor, or ne year of the petition o	er: tion date and secured late and secured by a ne plan with interest at	by a purchase mor purchase money s	ney security inte	in any other thing	of value.

	e Debtor	MARKET IN THE STATE OF THE STAT		Case number			
3.3	SECURED CLAIM	S TO BE PAID BY THE DEBTO	OR .				
		ns are secured by real property, who according to the terms of the origina					be paid
	CREDITOR	ADDRESS & PARCEL	NUMBER TOTAL CLA	IM PROPERTY VALUE	INTEREST RATE	MONTHLY PAYMENT	FINAL PAYMEN DATE
			\$	\$	%	\$	
			\$	\$	%	\$	
3.4	SURRENDER OF	COLLATERAL					
	against the codebtor abe treated in Part 5.	applicable non-bankruptcy law, and according to applicable non-bankrup	otcy law. Any allowed uns	ecured claim resultin	g from the disp	TERAL VALUE	lateral will
				XXXXXIII XXIII	\$		
			MANAGEMENT AND ASSESSMENT OF THE PARTY OF TH		\$		
					\$		····
				····	\$		
3.5	AVOIDANCE OF J	UDICIAL LIENS IMPAIRING A	N EXEMPTION				
	U.S.C. § 522(f). Any 4, if entitled to priority	ial liens or non-possessory, non-pur claim on which the lien is avoided si under 11 U.S.C. 507, or if not, as p I be paid in full as a secured claim in	hall be treated as the hold rovided in subpart 5.2. Th	ler of an unsecured c e amount, if any, of t	laim and paid a he judicial lien d	s provided in Pa or security intere	rt st
	C						
		REDITOR	VALUE AND DESCRIPTION	ON OF PROPERTY	EXEMPT	ION IMPAIRED	
			VALUE AND DESCRIPTI				
							_

		ora E Kronich	Case number	
LIEN D	Menu	TES		**************************************
To deter	rmine to to F.I	the validity, priority or extent R.B.P. 7001. Unless otherw	of a lien secured by the debtor's real property, the debtor mus vise ordered by the court, any claim on which the lien is avoide ovided in subpart 5.2. Debtor intends to file such an adversary	d shall be treated as an unsecured
		CREDITOR	VALUE AND DESCRIPTION OF INTEREST	AMOUNT OF SENIOR LIENS
			\$	\$
			\$	\$
			\$	\$
			\$	\$
				T
COST 4.1.1		ADMINISTRATION		
4.1.2	The	attorney for the debtor shall	•	
4.1.2		attorney for the debtor shall A flat fee of \$ 4000.00		or and the attorney in accordance with Loc be paid by the trustee as set forth below in
4.1.2	The	attorney for the debtor shall A flat fee of \$_4000.00 Bankruptcy Rule ("LBR") 2 subpart 4.1.3. Estimated fees and costs \$_ compensation earned pre- \$_	be paid:, based on the flat fee agreement between the debto 2016-1(d) and of which \$ 3500.00 shall to in an amount to be proven shall be paid by the trustee as set forth below in subprepetition and filling fees and other costs incurred pre-petition in	be paid by the trustee as set forth below in and allowed by the court, and of which art 4.1.3. This is in addition to the the amount of
4.1.2	The	attorney for the debtor shall A flat fee of \$ 4000.00 Bankruptcy Rule ("LBR") 2 subpart 4.1.3. Estimated fees and costs \$ compensation earned pre- \$ Estimated fees shall be wi	be paid:, based on the flat fee agreement between the debto shall to the shall to the shall to the shall to the shall be paid by the trustee as set forth below in subpropetition and filing fees and other costs incurred pre-petition in	be paid by the trustee as set forth below in and allowed by the court, and of which art 4.1.3. This is in addition to the the amount of
4.1.2 4.1.3	The	attorney for the debtor shall A flat fee of \$ 4000.00 Bankruptcy Rule ("LBR") 2 subpart 4.1.3. Estimated fees and costs \$ compensation earned pre- \$ Estimated fees shall be wi application and order in acatatorney for the debtor will be	be paid:	be paid by the trustee as set forth below in any allowed by the court, and of which art 4.1.3. This is in addition to the art 4.1.3 the amount of as allowed by the court after separate assification, general unsecured or post-
	The	attorney for the debtor shall A flat fee of \$_4000.00 Bankruptcy Rule ("LBR") 2 subpart 4.1.3. Estimated fees and costs \$_compensation earned pre-\$_Estimated fees shall be wi application and order in action creditors receive any moitors, except as set forth belon classification, general uns	be paid:	the paid by the trustee as set forth below in the paid by the court, and of which art 4.1.3. This is in addition to the art 4.1.3. This is in addition to the amount of the amount of the amount of the asset allowed by the court after separate assification, general unsecured or post-pired lease, secured, and arrearage/defatived fees before any priority separate.
	The petitic cred	attorney for the debtor shall A flat fee of \$_4000.00\$ Bankruptcy Rule ("LBR") 2 subpart 4.1.3. Estimated fees and costs \$\compensation earned pre-\$_subseteq Estimated fees shall be with application and order in additional attorney for the debtor will be significant to be seen to be seen the seen to be seen to	be paid:	the paid by the trustee as set forth below in an allowed by the court, and of which art 4.1.3. This is in addition to the at the amount of as allowed by the court after separate sification, general unsecured or post-pired lease, secured, and arrearage/default wed fees before any priority, separate payment of continuing executory

In re Debtor	Debra E Kronich	Case number	<u></u>
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4.2 DOMESTIC SUPPORT OBLIGATIONS

4.2.1 Domestic support obligations paid directly by debtor

CREDITOR	TOTAL MONTHLY PAYMENT
	\$
	\$
	\$
	\$

4.2.2 Domestic support obligations paid by trustee

To creditors having post-petition claims for domestic support obligations, which are not being collected directly from the debtor, regular periodic payments accruing post-petition on such obligations will be paid to such creditor by the trustee as set forth below. Arrearages will be paid as set forth in subpart 4.3 (Other Priority Claims).

CREDITOR	MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
	\$	
	\$	
	\$	
	\$	

4.2.3 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount

The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and may be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires the term of the plan to be 60 months.

CREDITOR	AMOUNT OWED
	\$
	\$

Unse Notic those	HER PRIORITY CLAIMS secured creditors entitled to priority as defined in 11 U.S.C. § 507, who file a proof of claim within the deadline provided in the ice of Chapter 13 Bankruptcy Case, shall be paid as set forth below. Unsecured creditors entitled to priority in a class superior to se in a junior class, as determined by 11 U.S.C. § 507(a), shall be paid in full before creditors in the junior class begin receiving rements. Priority creditors within the same class shall be paid pro rata. Unsecured creditors entitled to priority, who fail to timely file a of of claim, shall be paid as provided in subpart 5.2.2 (Unsecured Claims).				
	CREDITOR	DESCRIPTION OF	PROPERTY/CLAIM	AMOUNT OF ARREARAGE	
Internal R	evenue Service	2017-2019 1040 taxes		\$ 5888.71 - \$	
				\$	
				\$	
				. \$	
4 TAXES	S PRE-PETITION TAX RETUR	NS			
	PRE-PETITION TAX RETUR			en filed: DATE RETURI WILL BE FILEI	
	PRE-PETITION TAX RETUR All tax returns and tax report The following tax returns and	NS s due pre-petition have been filed. I tax reports due as of the date of the p	etition filing have not bee	DATE RETUR	
	PRE-PETITION TAX RETUR All tax returns and tax report The following tax returns and	NS s due pre-petition have been filed. I tax reports due as of the date of the p	etition filing have not bee	DATE RETUR	
4.4.1	PRE-PETITION TAX RETURN All tax returns and tax report The following tax returns and TAX AGENCY POST-PETITION TAXES	NS s due pre-petition have been filed. I tax reports due as of the date of the p	etition filing have not bee	DATE RETURN	
4.4.1	PRE-PETITION TAX RETURN All tax returns and tax report The following tax returns and TAX AGENCY POST-PETITION TAXES	s due pre-petition have been filed. It tax reports due as of the date of the process of the date of the date of the date of the date of the process of the date of t	etition filing have not bee	DATE RETURN	

Case number __

5.1 NONPRIORITY UNSECURED CLAIMS SEPARATELY CLASSIFIED

Debra E Kronich

In re Debtor

Unsecured creditors not entitled to priority, separately classified pursuant to 11 U.S.C. § 1322(b)(1), shall be paid a dividend over the term of the plan pro rata as follows. (Debtor must file with the plan an affidavit or declaration stating the basis for each separate classification.)

re Debtor _	D	ebra E Kronich	Case number		
		CREDITOR	DESCRIPTION OF CLAIM	AMOUNT OF CLAIM	
				\$	
				\$	
		Base Plan:	Payment of their allowed claims to the extent of the funds re of administrative expenses, continuing, executory contract/u secured, arrearage/default, priority and separate classificati	inexpired lease,	
		100% Plan:	Full payment of their allowed claims.		
		100% Plan:	Full payment of their allowed claims after full payment of allowed unsecured claims, then allowed unsecured claims that are non-dischargeable under 11 U.S.C. § 1328(a) shall receive pro rata payments for interest to the extent funds are available in the plan at the interest rate set forth below.		
5.2.2	TARDILY FILED				
	Ca cla	se, shall be treated a ims and paid pro rat	tho fail to file a proof of claim within the deadline provided in the Notias allowed claims, unless disallowed by order of the court, but shall a only after full payment of timely filed claims to the extent necessard 11 U.S.C. § 1325(b)(1)(B).	be subordinated to timely filed	
.3 POST-	PETI	TION CLAIMS			
Claims necess	filed u	under 11 U.S.C. § 13 the debtor's perforn	305 for consumer debt arising after the date of petition filing, and that mance under the plan, shall be treated as timely filed unsecured claim is provided for in a modification of the plan. The claim sha	ms and paid as provided in	

5

knew or should have known that prior approval by the trustee of the debtor's incurring the obligation was practicable and was not obtained.

Part 6:

EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1 ASSUMPTIONS

Debtor assumes the following executory contracts and/or unexpired leases. Adequate assurance of future performance will be provided by the contract or lease payments being made according to the terms of the original obligation, and will be paid to such creditor by the trustee as set forth

Debra E Kronich	h	Case n	umber	
CREDITOR	TYPE OF AGREEMENT	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
			\$	Authorite MANAGE MA
			\$	
			\$	
	-		\$	
CURE OF ARREARAC	GES			
For executory contracts at the other party to such con	nd/or unexpired leases included in ntract and/or unexpired lease for a	subpart 6.1 that are currently in ny actual pecuniary loss at the ir	default, debtor will cure any nterest rate and monthly pay	default and compensat ment as set forth below
	CREDITOR	AMOUNT OF ARREARAGE	INTEREST RATE	MONTHLY PAYMENT
			%	-
			%	
			%	
			%	
REJECTIONS				
resulting from such rejecti of 11 U.S.C. § 362(a) as t bankruptcy law, and shall applicable non-bankruptcy	ng executory contracts and/or unexton shall be paid as provided in sulton the property surrendered, thereby terminate the codebtor stay of 11 y law. This list of rejections is not rejet to subpart 6.1 shall be deemed resisted.	opart 5.2. The entry of the order by allowing recovery and disposit U.S.C. § 1301(a), thereby allowinecessarily complete. Any execu	confirming the plan shall te ion of such property accord ng recovery against the cod itory contracts and/or unexp	rminate the automatic s ing to applicable non- ebtor according to
CREDITOR	יד	YPE OF AGREEMENT	DESCRIPTION O	F PROPERTY/CLAIM

In re Debtor _	Debra E Kronich	Case number
Part 7:		
Part /:	VESTING OF PROPERTY	OF THE ESTATE
Property of th	e estate shall revest in the debtor upon confirm	nation of the plan, or at a later time or in another entity as follows:
	Dismissal or discharge or	ıly.
	ne case is converted to Chapter 7, 11, or 12, property	operty of the estate shall vest in accordance with the applicable law. Debtor shall be γ of the estate.
Part 8:	NONSTANDARD PROVIS	BIONS
ANY NONSTA	ANDARD PROVISION INCLUDED ELSEWHE	RE IN THE PLAN IS VOID. The plan includes the following nonstandard

<u></u>		
Part 9:	CICNATURES	
i art or	SIGNATURES	
CERTIFICATI	E OF COMPLIANCE WITH LAW AND LOCAL	FORM 2083
The attorney f	for the debtor (or the debtor if no attorney) here	by certifies under penalty of perjury that:
The value less than date.	e, as of the date of petition filing, of property to the amount that would be paid on such claim if	be distributed under the plan on account of each allowed unsecured claim is not the estate of the debtor were liquidated under Chapter 7 of the Code on such
Except for LBR 2083		s specifically provided in Part 8, this plan conforms with the Chapter 13 Plan form set forth in
other app		by means forbidden by law. This plan complies with the provisions of Chapter 13, with the de, and with all applicable national and local bankruptcy rules. This plan contains no : 8.
DATED:	02/17/2020	Debtor: Debtor: Debtor: Debtor: Debtor:
Attorney for I	Debtor: E. Mcbride	Debtor:
Attorney Add	Iress: 28 W Indiana, Ste G	
	Spokane WA 99205	
Attorney Tele	ephone:509.838.0435	

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